Exhibit 1

Enson, Eric P.

From: Enson, Eric P.

Sent: Tuesday, December 17, 2019 3:59 PM **To:** 'Joseph Saveri'; Anupama Reddy

Cc: Steve Williams; Majoras, John M.; James Dallal; Deborah Pansby

Subject: RE: Capacitors - Trial Date

Joe,

I left you a message about 30 minutes ago. I need to speak with you about the Court's recent Order setting trial for March 2, 2020. Please let me know when you can speak or give me a call. Thank you.

Eric

Eric P. Enson

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Los Angeles +1.213.243.2304 San Francisco +1.415.963.6994

Mobile +1.310.503.1774

From: Joseph Saveri < jsaveri@saverilawfirm.com> **Sent:** Tuesday, December 17, 2019 2:17 PM

To: Enson, Eric P. <epenson@JonesDay.com>; Anupama Reddy <AReddy@saverilawfirm.com>

Cc: Steve Williams <SWilliams@saverilawfirm.com>; Majoras, John M. <jmmajoras@JonesDay.com>; James Dallal

<id><idallal@saverilawfirm.com>; Deborah Pansby <DPansby@saverilawfirm.com>

Subject: Re: Capacitors - Trial Date

Steve's in transit. I'm checking.

Joseph R. Saveri

Joseph Saveri Law Firm, Inc.

From: Enson, Eric P. <<u>epenson@JonesDay.com</u>>
Sent: Tuesday, December 17, 2019 2:00:02 PM
To: Anupama Reddy <AReddy@saverilawfirm.com>

Cc: Steve Williams <<u>SWilliams@saverilawfirm.com</u>>; Majoras, John M. <<u>jmmajoras@JonesDay.com</u>>; James Dallal

<<u>idallal@saverilawfirm.com</u>>; Joseph Saveri <<u>jsaveri@saverilawfirm.com</u>>; Deborah Pansby

<<u>DPansby@saverilawfirm.com</u>> **Subject:** RE: Capacitors - Trial Date

What time after 4 Pacific today can you speak about the court's recent order?

Eric P. Enson
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From: Enson, Eric P.

Sent: Tuesday, December 17, 2019 11:04 AM

To: 'Anupama Reddy' < <u>AReddy@saverilawfirm.com</u>>

Case 3:17-md-02801-JD Document 1039-2 Filed 12/17/19 Page 3 of 14

Cc: Steve Williams < SWilliams@saverilawfirm.com; James Dallal <jdallal@saverilawfirm.com; Joseph Saveri <jsaverilawfirm.com); Deborah Pansby DPansby@saverilawfirm.com)

Subject: RE: Capacitors - Trial Date

Thanks. We've revised just a bit based on your availability on July 20. Redlines in the attached. Are we authorized to file? Thanks.

Eric P. Enson

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From: Anupama Reddy < AReddy@saverilawfirm.com >

Sent: Tuesday, December 17, 2019 8:02 AM **To:** Enson, Eric P. <<u>epenson@JonesDay.com</u>>

Cc: Steve Williams < SWilliams@saverilawfirm.com; Majoras, John M. < jmmajoras@JonesDay.com; James Dallal

<<u>idallal@saverilawfirm.com</u>>; Joseph Saveri <<u>jsaveri@saverilawfirm.com</u>>; Deborah Pansby

<<u>DPansby@saverilawfirm.com</u>> **Subject:** RE: Capacitors - Trial Date

Eric,

We have filled out our portion in the attached joint statement regarding trial date.

Thank you,

Anu

Anupama Konteti Reddy Associate Attorney T (415) 655-5975

JOSEPH SAVERI

From: Enson, Eric P. <<u>epenson@JonesDay.com</u>> Sent: Friday, December 13, 2019 10:35 AM

To: Anupama Reddy <AReddy@saverilawfirm.com>

Cc: Steve Williams <SWilliams@saverilawfirm.com>; Majoras, John M. <jmmajoras@JonesDay.com>; James Dallal

<jdallal@saverilawfirm.com>; Joseph Saveri <jsaveri@saverilawfirm.com>; Deborah Pansby

<<u>DPansby@saverilawfirm.com</u>> **Subject:** RE: Capacitors - Trial Date

All,

Defendants' position is set forth in the attached joint statement regarding trial date. Please fill in your portion. I'd like to get it on file by Monday, if possible. Thanks.

Eric

Eric P. Enson
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From: Enson, Eric P. <<u>epenson@JonesDay.com</u>>
Sent: Wednesday, December 11, 2019 7:24 AM
To: Anupama Reddy <<u>AReddy@saverilawfirm.com</u>>

Cc: Steve Williams < SWilliams@saverilawfirm.com>; Majoras, John M. < jmmajoras@JonesDay.com>; James Dallal

< idallal@saverilawfirm.com >; Joseph Saveri < isaveri@saverilawfirm.com >; Deborah Pansby

<<u>DPansby@saverilawfirm.com</u>> **Subject:** RE: Capacitors - Trial Date

All,

Defendants agree with the July 27, 2020 trial date. But because Judge Donato requested that the parties provide two proposed trial dates, Defendants plan to inform the court that Defendants can begin trial on any date in July. We will also inform the court that the trial can begin no later than July 27 because of another trial in September. We will draft up a statement and send you a draft. I would like to get it on file this week. Thanks.

Sent with BlackBerry Work (www.blackberry.com)

From: Anupama Reddy < AReddy@saverilawfirm.com>

Date: Friday, Dec 06, 2019, 11:29 AM

To: Enson, Eric P. <epenson@JonesDay.com>

Cc: Steve Williams < SWilliams@saverilawfirm.com>, Majoras, John M. jmmajoras@JonesDay.com>, James Dallal jdallal@saverilawfirm.com>, Deborah Pansby <a href="mailto:jpma

Subject: RE: Capacitors - Trial Date

It might be easier if we have a dial in. Deborah will circulate one shortly. Thanks.

From: Enson, Eric P. <<u>epenson@JonesDay.com</u>>
Sent: Friday, December 06, 2019 11:27 AM

To: Anupama Reddy < AReddy@saverilawfirm.com >

Cc: Steve Williams <<u>SWilliams@saverilawfirm.com</u>>; Majoras, John M. <<u>jmmajoras@JonesDay.com</u>>; James Dallal

<jdallal@saverilawfirm.com>; Joseph Saveri <jsaveri@saverilawfirm.com>; Deborah Pansby

<<u>DPansby@saverilawfirm.com</u>> **Subject:** RE: Capacitors - Trial Date

Yes. I will be on my mobile or I can call your office. Thx.

Eric P. Enson

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From: Anupama Reddy < AReddy@saverilawfirm.com >

Sent: Friday, December 6, 2019 11:06 AM

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To: Enson, Eric P. <epenson@JonesDay.com>

Cc: Steve Williams < SWilliams@saverilawfirm.com>; Majoras, John M. < jmmajoras@JonesDay.com>; James Dallal

< idallal@saverilawfirm.com >; Joseph Saveri < isaveri@saverilawfirm.com >; Deborah Pansby

<<u>DPansby@saverilawfirm.com</u>>

Subject: RE: Capacitors - Trial Date

Hi Eric,

Are you available to speak with us at 4:30 p.m. today?

Thanks,

Anu

Anupama Konteti Reddy Associate Attorney T (415) 655-5975



From: Enson, Eric P. <<u>epenson@JonesDay.com</u>> Sent: Thursday, December 05, 2019 1:09 PM

To: James Dallal < jdallal@saverilawfirm.com >; Joseph Saveri < jsaveri@saverilawfirm.com >; Anupama Reddy

<<u>AReddy@saverilawfirm.com</u>>

Cc: Steve Williams < SWilliams@saverilawfirm.com; Majoras, John M. < jmmajoras@JonesDay.com>

Subject: RE: Capacitors - Trial Date

All,

I have now heard back from the defense group. The conflict that one defendant had in July has been resolved. So, Defendants would like to begin trial as early as possible in July because we do not know Judge Donato's August schedule and August is generally bad for a lot of people, including jurors. Can we discuss today or tomorrow to try to address Joe's conflict? Thanks.

Eric

Eric P. Enson

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Mobile +1.310.503.1774

From: James Dallal < <u>idallal@saverilawfirm.com</u>>

Sent: Monday, November 25, 2019 5:28 PM

To: Joseph Saveri < <u>isaveri@saverilawfirm.com</u>>; Enson, Eric P. < <u>epenson@JonesDay.com</u>>; Anupama Reddy

<<u>AReddy@saverilawfirm.com</u>>

Cc: Steve Williams < SWilliams@saverilawfirm.com>

Subject: RE: Capacitors - Trial Date

Got it. Here goes.

James	
F 415.500.6800 x803	

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Exhibit 2

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10	UNITED STATE	S DISTRICT COURT
11	NORTHERN DISTI	RICT OF CALIFORNIA
12	SAN FRANC	CISCO DIVISION
13		
14 15	IN RE CAPACITORS ANTITRUST LITIGATION	Master File No. 3:14-cv-03264-JD MDL No. 2801
16 17 18	This Document Relates To: DIRECT PURCHASER PLAINTIFFS ACTION	JOINT STATEMENT REGARDING TRIAL DATE
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1	Pursuant to the Court's November 7, 2019 Civil Minutes (ECF No. 999), the Direct	
2	Purchaser Plaintiffs ("DPPs") and undersigned Defendants hereby submit this Joint	
3	Statement Regarding Trial Date.	
4	I. DPPs' Statement.	
5	Based on availability of trial counsel and witnesses, the first available date that the	
6	Class is available for trial after June 1, 2020 is July 20, 2020 with an associated pretrial	
7	conference date of June 22, 2020. In the alternative, the Class proposes a trial start date of	
8	July 27, 2020 with an associated pretrial conference date of June 25, 2020.	
9	Regarding trial length, the Class agrees with the Court, as laid out in the November	
10	7, 2019 Civil Minutes (ECF No. 999), that trial should not exceed three to four weeks. The	
11	Class understands that trial time will be split 50-50 between the plaintiffs and defendants.	
12	Accordingly, the Class respectfully requests that the Court set aside three to four	
13	weeks to complete trial in this matter.	
14	II. Defendants' Statement.	
15	Defendants agree to, and prefer, DPPs' proposed trial date of July 207, 2020	
16	withand a corresponding pretrial conference date of June 225, 2020. <u>In the alternative, But</u>	
17	Defendants agree to DPPs' alternative proposed trial date of are able to begin trial on any	
18	date in July 27, 2020 with a corresponding pretrial conference date of June 25, 2020. if the	
19	Court prefers an alternate date in July. Defendants, however, respectfully request that trial	
20	begin no later than July 27, 2020 because of at least one counsel's September 2020 trial	
21	commitment in another matter.	
22	Defendants continue to believe that trial will require at least five weeks for several	
23	reasons. First, seven Defendants remain in DPPs' case, some with unique evidence and	
24	unique issues that will need to be presented. Second, Defendants currently estimate that at	
25	least fifteen percipient witnesses and seven expert witnesses, which include joint experts as	
26	well as experts for individual Defendants, will testify live in Defendants' case. Third, many	
27		

1	of Defendants' percipient witnesses will testify through a translator, which more than	
2	doubles the amount of time that these witnesses will be on the stand.	
3	A number of recent, similar antitrust trials in this District – each of which involved	
4	far fewer defendants – required more or the same amount of time than what Defendants	
5	estimate for this matter. For example, the direct purchaser plaintiff trial in In re: TFT-LCD	
6	(Flat Panel) Antitrust Litigation, 07-md-01827 (N.D. Cal.) (Illston, J.), involving only one	
7	defendant, lasted six weeks. Likewise, the single-plaintiff opt-out trial in <i>In re: TFT-LCD</i>	
8	(Flat Panel) Antitrust Litigation, 07-md-01827 (N.D. Cal.) (Illston, J.), involving two	
9	defendants, also ran for six weeks. And trial in In re Korean Ramen Antitrust Litigation,	
10	13-cv-4115 (N.D. Cal.) (Orrick, J.), involving only two defendants, lasted five weeks.	
11	Accordingly, Defendants respectfully request that the Court set aside at least five	
12	weeks to complete trial in this matter.	
13	Dated: Dec. 1 <u>76</u> , 2019	
14	JOSEPH SAVERI LAW FIRM, INC.	
15	Joseph R. Saveri Steven N. Williams	
16	James G. Dallal Kyle P. Quackenbush	
17	Anupama K. Reddy	
	601 California Street, Suite 1000	
18	San Francisco, California 94108	
19	By: /s/ Joseph R. Saveri	
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21	Lead Counsel for the Direct Purchaser Class	
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1	Dated: Dec. 1 <u>76</u> , 2019	
2		JONES DAY
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7		11.34.34.
8		John M. Majoras 51 Louisiana Avenue, N.W.
9		Washington, D.C. 20001-2113
10		jmmajoras@jonesday.com
10		By:/s/Eric P. Enson
11		
12		Attornava for Defendants
13		Attorneys for Defendants HOLY STONE ENTERPRISE CO, LTD.,
		MILESTONE GLOBAL TECHNOLOGY, INC., and
14 I	Dated: Dec. 176, 2019.	VISHAY POLYTECH CO., LTD.
15	Dated. Dec. 170, 2019.	
16		MINTZ LEVIN COHN FERRIS GLOVSKY AND POPEO P.C.
17		Bruce D. Sokler
1 /		Robert G. Kidwell
18		701 Pennsylvania Avenue NW, Suite 900
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		MINTZ LEVIN COHN FERRIS GLOVSKY AND
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23		44 Montgomery Street, 36th Floor San Francisco, CA 94104
		enadel@mintz.com
24		
25		By: <u>/s/ Bruce D. Sokler</u>
26		
27		Attorneys for Defendant
		AVX CORPORATION
28		- 3 - IOINT STATEMENT DE TRIAL DATE

1	Dated: Dec. 176, 2019.	
2		WILMER CUTLER PICKERING HALE AND
3		DORR LLP Heather S. Nyong'o
4		1 Front Street, Suite 3500
5		San Francisco, California 94111 Heather.Nyongo@wilmerhale.com
		, ,
6		WILMER CUTLER PICKERING HALE AND DORR LLP
7		Thomas Mueller (pro hac vice)
8		1875 Pennsylvania Ave NW Washington, DC 20006
9		Thomas.Mueller@wilmerhale.com
10		WILMER CUTLER PICKERING HALE AND DORR
11		LLP Chris Johnstone
12		950 Page Mill Road
13		Palo Alto, CA 94304 Chris.Johnstone@wilmerhale.com
		<u> </u>
14		By: /s/ Heather S. Nyong'o
15		
16		Attorneys for Defendants ELNA CO., LTD. and ELNA AMERICA, INC.
17	Dated: Dec. 176, 2019.	
18		MORRISON & FOERSTER LLP
19		Bonnie Lau
20		425 Market Street San Francisco, CA 94105
21		blau@mofo.com
22		
23		By: /s/ Bonnie Lau
24		Attorneys for Defendants
25		MATSUO ELECTRIC CO., LTD.
26		
27		
28		- 4 - JOINT STATEMENT RE TRIAL DATE

1	Dated: Dec. 1 <u>7</u> 6, 2019.	
2		PAUL, WEISS, RIFKIND, WHARTON &
3		GARRISON LLP Charles F. Rule
4		Joseph J. Bial
		2001 K Street, NW Washington, DC 20006-1047
5		rrule@paulweiss.com
6		jbial@paulweiss.com
7		KAUFHOLD GASKIN LLP
8		Steven Shea Kaufhold
		388 Market St, Suite 1300
9		San Francisco, CA 94111 skaufhold@kaufholdgaskin.com
10		skaumoid@kaumoidgaskiii.com
11		By: /s/Joseph J. Bial
12		Attorneys for Defendants
13		NIPPON CHEMI-CON CORPORATION and UNITED CHEMI-CON, INC.
14	Dated: Dec. 176, 2019.	CHEWI-CON, INC.
15		DENTONS US LLP
10		Gaspare J. Bono
16		Claire Maddox
17		Leslie Barry
1 /		1900 K Street, NW
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20		leslie.barry@dentons.com
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22		Andrew S. Azarmi
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23		Email: andrew.azarmi@dentons.com
24		Dru /a/Caspana I Pono
25		By: /s/ Gaspare J. Bono
26		Attorneys for Defendants SHINYEI KAISHA, SHINYEI TECHNOLOGY CO.,
27		LTD., SHINYEI CAPACITOR CO., LTD. and
28		SHINYEI CORPORATION OF AMERICA, INC.
20		- 5 - JOINT STATEMENT RE TRIAL DATE

Case 3:17-md-02801-JD Document 1039-2 Filed 12/17/19 Page 14 of 14

1		
2	Dated: Dec. 1 <u>7</u> 6, 2019.	
3		BONA LAW PC Jarod M. Bona
4		Aaron R. Gott 4275 Executive Square, Suite 200
5		La Jolla, CA 92037
6		Email: jarod.bona@bonalawpc.com aaron.gott@bonalawpc.com
7		By:/s/Jarod M. Bona
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9		Attorneys for Defendants TAITSU CORPORATION and TAITSU AMERICA,
10		INC.
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